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March 13, 2008

Hon. Charles L. Brieant United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re:

VIA ECF

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This letter was filed as Thotax

Doe # 10 in case No. or Civ 9310.

This Application is Stranted Tile

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Thouax hy Opene 17, 2006. Term

Motion Doe # 10 water Case

07 civ 9310.

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Mario Gomez v. Village of Sleepy Hollow et al.

Docket No.: 07 Civ. 9310 (CLB)(GAY)

Our File No.: 07-157

Dear Judge Brieant:

We represent the defendants in the above captioned matter. We write with respect to the Court's order giving defendants thirty days following the completion of qualified immunity depositions to file a motion to dismiss based on qualified immunity. We write to request a three week extension. Plaintiff's counsel consents.

On February 14, 2008, defendants conducted the qualified immunity deposition of plaintiff in this matter. Accordingly, pursuant to Your Honor's rules, defendants' motion pertaining to qualified immunity is due on March 17, 2008. We request the three additional weeks because of my hectic schedule in other matters, including extensive preparation for a trial in State Supreme Court which settled during jury selection, and because I was out ill for several days.

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

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Thank you for your consideration of this matter.

Respectfully submitted,

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

Young & Bartlett, LLP cc:

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